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TRANSMITTAL FORM

(To be used for all correspondence after initial filing)

	Application Number	10/072,846	
	Filing Date	February 6, 2002	
	First Named Inventor	Bryan G. Hughes	
	Art Unit	3713	
	Examiner Name	Kim T. Nguyen	
	Attorney Docket No.	400064.401	

EXPRESS MAIL NO. EV741785109US

ENCLOSURES (check all that apply)						
Extension of Ti Express Abance Request Information Dis Statement and Cited Reference Certified Copy Document(s) Response to N under 37 CFR Response to N Parts/Incomple	al Form ned esponse declaration(s) ime Request donment sclosure Transmittal es of Priority lissing Parts 1.52 or 1.53 lissing ete Application	Drawing(s) Request for Corrected Receipt Licensing-related Part Petition Petition to Convert to Provisional Application Power of Attorney, Revocation, Change Correspondence Add Declaration Statement under 37 (3.73(b) Terminal Disclaimer Request for Refund CD, Number of CD(s) Landscape Table	d Filing pers a on of dress [After Allowance Communication to TC Appeal Communication to Board of Appeals and Interferences Appeal Communication to TC (Appeal Notice, Brief, Reply Brief) Proprietary Information Status Letter Return Receipt Postcard Other Enclosure(s) (please identify below):		
SIGNATURE OF APPLICANT, ATTORNEY, OR AGENT						
Firm Name	Seed Intellectual Property Law Group P		PLLC	Customer Number 00500		
Signature	1	· MU de L				
Printed Name	Dennis M. de	ennis M. de Guzman				
Date	June 28, 2006		Reg. No.	41,702		
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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant

Bryan G. Hughes

Application No.

10/072,846

Filed

February 6, 2002

For

LOTTERY METHOD AND SYSTEM

Examiner

Kim T. Nguyen

Art Unit

3713

Date of Notice

of Allowance:

March 28, 2006

Docket No.

400064.401

Date

June 28, 2006

Mail Stop Issue Fee Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

RESPONSE TO EXAMINER'S STATEMENT OF REASONS FOR ALLOWANCE

Commissioner for Patents:

On page 2 of the Notice of Allowability dated March 28, 2006, the Examiner provided a Statement of Reasons for Allowance. However, it is noted that the language used by the Examiner in her Statement does not precisely track the full and exact language contained in each and every claim. The claims are allowable based on the recitations contained in each and every claim, alternatively or additionally to the reasons set forth by the Examiner. Accordingly, the scopes of the claims are not to be limited based on the reasons set forth by the Examiner in her Statement.

Respectfully submitted,

SEED Intellectual Property Law Group PLLC

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